1 HONORABLE MARSHA J. PECHMAN 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 SHEET METAL WORKERS 9 No. 2:15-CV-01349 MJP INTERNATIONAL ASSOCIATION, LOCAL 66, 10 11 PLAINTIFF'S ANSWER TO Plaintiff/Counter-Defendant. **DEFENDANT'S COUNTERCLAIM** 12 v. 13 NORTHSHORE SHEET METAL, INC., 14 Defendant/Counter-Plaintiff. 15 **DEFENDANT'S COUNTERCLAIMS** 16 No response required. 1. 17 2. Admitted. 18 3. Admitted. 19 4. Admitted. 20 5. Admitted that Defendant is the exclusive bargaining representative of certain 21 classifications of Northshore employees. Each and every other allegation not specifically 22 admitted is denied. 23 6. Admitted that Northshore and the Union are parties to an expired collective 24 bargaining agreement. Admitted that the expired collective bargaining agreement contains a 25 LAW OFFICES OF PLAINTIFF'S ANSWER TO DEFENDANT'S Robblee Detwiler & Black COUNTERCLAIM 2:15-CV-01349 MJP - 1

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1	21.	Admitted.	
2	22.	Denied.	
3	23.	Denied.	
4	24.	Denied.	
5	25.	Denied.	
6	26.	Denied.	
7	27.	Denied.	
8	28.	Admitted that Northshore's bargaining unit employees have proceeded to engage	
9	in a concentrated work stoppage and picketed Northshore. Each and every other allegation not		
10	specifically admitted is denied.		
11	29.	Denied for lack of information.	
12	30.	Denied.	
13	31.	Denied.	
14	32.	Denied.	
15	33.	Admitted that the Union has engaged in strike activity on job sites. Each and	
16	every other allegation not specifically admitted is denied.		
17	34.	Admitted that some strikers carried signs stating "Northshore Pay My Benefits!	
18	Labor Dispute".		
19	35.	Denied.	
20	36.	Denied.	
21	37.	Denied.	
22	38.	Denied.	
23	39.	Admitted.	
24	40.	Admitted.	
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1	41.	Admitted that the Settlement Agreement was intended to resolve a contentious
2	labor dispute	between the parties. Each and every other allegation not specifically admitted is
3	denied.	
4	42.	Admitted.
5	43.	Admitted.
6	44.	Admitted.
7	45.	Denied.
8	46.	Denied.
9	47.	Denied for lack of information.
10	48.	Admitted.
11	49.	Denied.
12	50.	Denied for lack of information.
13	51.	Denied.
14	52.	Denied.
15	53.	Denied.
16	54.	No response necessary.
17	55.	Denied for lack of information.
18	56.	Denied for lack of information.
19	57.	Denied.
20	58.	Denied.
21	59.	Denied.
22		AFFIRMATIVE DEFENSES
23	1.	Defendant is entitled to withhold its members' labor pursuant to the parties'
24	expired collec	ctive bargaining agreement.
25		

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1	2.	Plaintiff's claims fail to state facts sufficient to constitute claims upon which	
2	relief can be granted.		
3	3.	Plaintiff's claims are barred by the doctrine of unclean hands, laches, estoppel	
4	and/or waive	c.	
5	4.	Local's 66's conduct is permitted and/or protected by the First Amendment, the	
6	National Lab	or Relations Act, and/or the Labor-Management Relations Act.	
7	5.	Local 66 reserves the right to raise additional affirmative defenses.	
8	DAT	ED this 27th day of October, 2015.	
9		s/Daniel Hutzenbiler  Daniel Hutzenbiler WSDA No. 26028	
10		Daniel Hutzenbiler, WSBA No. 36938 Robblee Detwiler & Black, P.L.LP.	
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LAW OFFICES OF Robblee Detwiler & Black

## **CERTIFICATE OF SERVICE**

I hereby certify that on October 27th, 2015, I electronically filed the foregoing

PLAINTIFF'S ANSWER TO DEFENDANT'S COUNTERCLAIM with the Clerk of the

Court using the CM/ECF system, which will send notice of such filing to the following:

Christopher L. Hilgenfeld Davis Grimm Payne & Marra 701 Fifth Ave, Suite 4040 Seattle, Washington 98104

s/Daniel Hutzenbiler

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